§ 324.33

§ 324.33 Off-balance sheet exposures.

- (a) General. (1) An FDIC-supervised institution must calculate the exposure amount of an off-balance sheet exposure using the credit conversion factors (CCFs) in paragraph (b) of this section.
- (2) Where an FDIC-supervised institution commits to provide a commitment, the FDIC-supervised institution may apply the lower of the two applicable CCFs.
- (3) Where an FDIC-supervised institution provides a commitment structured as a syndication or participation, the FDIC-supervised institution is only required to calculate the exposure amount for its pro rata share of the commitment.
- (4) Where an FDIC-supervised institution provides a commitment, enters into a repurchase agreement, or provides a credit-enhancing representation and warranty, and such commitment, repurchase agreement, or credit-enhancing representation and warranty is not a securitization exposure, the exposure amount shall be no greater than the maximum contractual amount of the commitment, repurchase agreement, or credit-enhancing representation and warranty, as applicable.
- (b) Credit conversion factors—(1) Zero percent CCF. An FDIC-supervised institution must apply a zero percent CCF to the unused portion of a commitment that is unconditionally cancelable by the FDIC-supervised institution.
- (2) 20 percent CCF. An FDIC-supervised institution must apply a 20 percent CCF to the amount of:
- (i) Commitments with an original maturity of one year or less that are not unconditionally cancelable by the FDIC-supervised institution; and
- (ii) Self-liquidating, trade-related contingent items that arise from the movement of goods, with an original maturity of one year or less.
- (3) 50 percent CCF. An FDIC-supervised institution must apply a 50 percent CCF to the amount of:
- (i) Commitments with an original maturity of more than one year that are not unconditionally cancelable by the FDIC-supervised institution; and
- (ii) Transaction-related contingent items, including performance bonds,

bid bonds, warranties, and performance standby letters of credit.

- (4) 100 percent CCF. An FDIC-supervised institution must apply a 100 percent CCF to the amount of the following off-balance-sheet items and other similar transactions:
 - (i) Guarantees;
- (ii) Repurchase agreements (the offbalance sheet component of which equals the sum of the current fair values of all positions the FDIC-supervised institution has sold subject to repurchase);
- (iii) Credit-enhancing representations and warranties that are not securitization exposures;
- (iv) Off-balance sheet securities lending transactions (the off-balance sheet component of which equals the sum of the current fair values of all positions the FDIC-supervised institution has lent under the transaction);
- (v) Off-balance sheet securities borrowing transactions (the off-balance sheet component of which equals the sum of the current fair values of all non-cash positions the FDIC-supervised institution has posted as collateral under the transaction):
- (vi) Financial standby letters of credit; and
 - (vii) Forward agreements.

§ 324.34 OTC derivative contracts.

- (a) Exposure amount—(1) Single OTC derivative contract. Except as modified by paragraph (b) of this section, the exposure amount for a single OTC derivative contract that is not subject to a qualifying master netting agreement is equal to the sum of the FDIC-supervised institution's current credit exposure and potential future credit exposure (PFE) on the OTC derivative contract.
- (i) Current credit exposure. The current credit exposure for a single OTC derivative contract is the greater of the mark-to-fair value of the OTC derivative contract or zero.
- (ii) *PFE*. (A) The PFE for a single OTC derivative contract, including an OTC derivative contract with a negative mark-to-fair value, is calculated by multiplying the notional principal amount of the OTC derivative contract by the appropriate conversion factor in Table 1 to § 324.34.